

REMARKS

In the restriction requirement of July 27, 2005, the Examiner indicated that restriction to one of the listed inventions was required under 35 USC §121. Specifically, the Examiner required a restriction between invention I, claims 1-20, drawn to a method for producing an iron oxide coating on a glass article, classified in class 427, subclass 255.28; and invention II, claims 21-26, drawn to a coated glass article, classified in class 428, subclass 432. The Examiner indicated that the inventions were distinct.

In response thereto, applicants elect, without traverse, to prosecute claim group I, claims 1-20 drawn to a method for producing an iron oxide coating on a glass article, classified in class 427, subclass 255.28. This restriction is made without prejudice to presentation of later filed applications covering the remainder of the claims in the application.

Respectfully submitted,



---

Mark A. Hixon  
Registration No. 44,766

ATTORNEYS

Marshall & Melhorn  
Four SeaGate - 8th Floor  
Toledo, Ohio 43604  
(419) 249-7114